

FY08 SECTION 106 WORKPLANDraft or Final (Underline one)

Date of latest workplan revision: September 19, 2007

REGION 4 Tennessee

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E-mail Address: baker.frank@epa.govE-mail Address: espy.cheryl@epa.govE-mail Address: fred.calder@dep.state.fl.us**Goal 2 - Clean and Safe Water****Goal 5 - Compliance and Environmental Stewardship**

Task #	106 Workplan Task Description	Basis for 106 Workplan Task	Output/Outcome	Date Due	End-of-Year State Report/State Comments (Indicate whether task has been met by writing the date the task was completed. If the task is not completed, provide an explanation for any delays or issues encountered.)
<i>Watershed Protection Element</i>					
1	Watershed Protection: The State commits, as appropriate and as resources allow, to direct 106 funded program activities and efforts to support their rotating basin approach and priority watersheds with Basin Management Action Plans (BMAPs).	EPA Strategic Plan: Restore and Improve Water Quality on a Watershed Basis (2.2.1 - Measure L)	Output: Report from State on activities and efforts in Priority Watersheds.	12/31/08	

**FY07 SECTION 106 WORKPLAN
REGION 4 ALABAMA**

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Draft or Final (Underline one)

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Goal 2 - Clean and Safe Water

Goal 5 - Compliance and Environmental Stewardship

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2	The DEP Watershed Management Program will consult with the DEP Enforcement Program to explore opportunities to develop P2 projects and in-kind penalty projects, (a.k.a. SEPs) that will advance watershed restoration priorities consistent with TMDL priorities.	EPA Strategic Plan: Restore and Improve Water Quality on a Watershed Basis (2.2.1 - Measure L)	Output: Report of activities taken to increase the strategic use of P2 and In-Kind penalties to promote watershed restoration. Outcome: DEP enforcement staff will emphasize P2 and In-Kind Projects that will further restoration of impaired watersheds during settlement negotiations	12/31/08	We need clarification on what EPA expects from this task. We can contact enforcement staff, but have no idea whether they can redirect enforcement penalties toward meaningful restoration projects in BMAPs. Similarly, while P2 is an important part of permitting, P2 is not likely to be a significant source of reductions in loading in waters impaired by nonpoint sources, and has likely already been addressed at point sources.